Filed 12/14/2007

Page 1 of 11

Case 3:07-cv-02045-BTM-JMA Document 17-2

Kevin Vanginderen, Plaintiff Pro Per 637 Third Ave., Suite E1 Chula Vista, CA 91910 Telephone: (619) 585-7414 3 COUNTY COURT OF THE STATE OF NEW YORK TOMPKINS COUNTY 4 5 6 IN THE MATTER OF THE APPLICATION OF CORNELL UNIVERSITY TO UNSEAL RECORDS FROM THE PROCEEDING CAPTIONED: RESPONSE TO ORDER TO SHOW CAUSE PEOPLE OF THE STATE OF NEW YORK **2007 MISCER 667** KEVIN VANGINDEREN. Defendant. 11 12 The Petitioner, Cornell University, has precluded itself from receiving an Order from this 13 Court to Unseal Record because discovery is stayed in this matter under California law. The Petitioner has removed the underlying litigation in this matter to the United States District Court, 16 ||Southern District of California, it then filed a Special Motion To Strike Plaintiff's Complaint Pursuant to Section 425.16 of The California Code of Civil Procedure (attached as Exhibit 1) on November 2, 2007. California Code of Civil Procedure Section 425.16(g) specifically states that, 18 "All discovery proceedings in the action shall be stayed upon the filing of a notice of motion made pursuant to this section." The Petitioner, Cornell University, has not shown sufficient cause to support the Motion to 21 Unseal Record even if discovery is once again allowed to proceed. The underlying litigation referred 22 to by the Petitioner involves causes of action for privacy and libel regarding a publication distributed by Cornell University (attached as Exhibit 2), regarding a single specific incident: an arrest and a single charge brought against the Respondent, Kevin Vanginderen in March of 1983. The arrest was 25 26 | conducted by an employee of the Petitioner, Cornell University. The arraignment, booking and final plea was conducted solely at the City of Ithaca City Court, (see Affidavit of Kevin Vanginderen) The 28 |Petitioner has already submitted an unopposed Motion to Unseal Record to the City of Ithaca City 1 C 2 i

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Court (attached as Exhibit 3). The current litigation does not regard the publication of any information about the prosecution of the matter other than that which occurred on the date of arrest.

The Petitioner has shown no reason that any record in possession of, or within the jurisdiction of, the Tompkins County Court would be relevant to the current litigation. The Petitioner has provided no legal basis to engage in a further invasion of privacy which would result from the unlimited disclosure of sealed records to an entity that has a recent history of publishing decades old private information upon the world wide web for all the world to see. The Petitioner has also chosen to publish the defamatory statements within the State of California and accordingly, the current litigation is being conducted in that venue and is subject to the case law of that jurisdiction. The Petitioner has cited no case law within its Motion to Unseal Record that was decided within the State of California. This discovery matter should be decided by the Federal Court in California.

The Petitioner is precluded from discovery and has not met a burden of proof sufficient to indicate its need for, or the relevance of, information that would allow for the extreme measure of unsealing the private records it now requests on an unlimited basis. The Respondent requests the Motion to Unseal Records be denied.

### VERIFICATION

I, the undersigned, say: I am the Respondent in the above entitled action: I have read the foregoing RESPONSE TO ORDER TO SHOW CAUSE and know the contents thereof; and that the same is true of my knowledge except as to the matters which therein stated upon my information or belief, and as to those matters that I believe to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on November 7, 2007, at Chula Vista, California.

Kevin Vanginderen

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1
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          ner3@cornell.edu
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Garden Avenue
 2
 3
    Ithaca, New York 14853-2601
                  (607)255-5124
 4
     Telephone:
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                  (310) 557-2193
12
     Attorneys for Defendant,
     CORNELL UNIVERSIŤY
13
                          UNITED STATES DISTRICT COURT
14
                        SOUTHERN DISTRICT OF CALIFORNIA
15
    KEVIN VANGINDEREN,
                                                 Case No. 07-CV-2045-BTM-JMA
16
                                                 Hon. Barry Ted Moskowitz
                       Plaintiff,
17
                                                 DEFENDANT'S NOTICE OF
SPECIAL MOTION AND SPECIAL
                 ٧.
18
     CORNELL UNIVERSITY,
                                                 MOTION TO STRIKE
19
                                                 PLAINTIFF'S COMPLAINT
                       Defendant.
                                                 PURSUANT TO SECTION 425.16
20
                                                 OF THE CALIFORNIA CODE OF
                                                 CIVIL PROCEDURE
21
                                                 [Per chambers, no oral argument
22
                                                 unless requested by the Court]
23
                                                 [Request for Judicial Notice and
                                                 Declarations of Valerie Cross Dorn
24
                                                 and Anne Richardson Kenney filed
                                                 concurrently]
25
                                                 Hearing Date: December 21, 2007
26
                                                 Time:
                                                               11:00 a.m.
                                                 Place:
                                                               Courtroom 15
27
28
                                                 Action Filed: October 1, 2007
        NOTICE OF SPECIAL MOTION TO STRIKE AND SPECIAL MOTION TO STRIKE
```

## TO DEFENDANT AND HIS ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that on December 21, 2007, at 11 a.m., or as soon thereafter as counsel may be heard in Courthouse 15, located at 940 Front Street, San Diego, California 92101, defendant Cornell University ("Cornell") will and hereby does move for an order striking the Complaint of plaintiff Kevin Vanginderen ("Plaintiff") in its entirety, with prejudice and without leave to amend, and, further awarding Defendant its reasonable attorneys' fees and costs incurred in bringing this special motion to strike.

This special motion to strike will be and is made upon the following grounds.

Plaintiff filed this action after discovering in the electronic archives of the

Cornell University Library a 24-year-old report in the Cornell Chronicle that

described Plaintiff's criminal activities as a Cornell undergraduate. Plaintiff alleges
that the news account is libelous and reflects public disclosure of private facts.

The Complaint is indisputably a "strategic lawsuit against public participation" ("SLAPP") that is barred by the anti-SLAPP statute, California Code of Civil Procedure § 425.16. The Complaint's allegations arise entirely out of Cornell's actions in furtherance of the right to engage in "conduct in furtherance of the exercise of the . . . constitutional right of free speech in connection with a public issue or an issue of public interest." Cal. Code Civ. Pro. § 425.16(e)(4).

Because the Complaint is a SLAPP lawsuit, Section 425.16(b)(1) and relevant Ninth Circuit authorities require that the Complaint be stricken unless Plaintiff makes a prima facie showing that his claims are legally and factually sufficient. Plaintiff cannot show either because, as set forth in detail in Cornell's accompanying Memorandum of Points and Authorities, the *Cornell Chronicle* report on Plaintiff's criminal activities is fair and true and any claim would be time-barred. A simple examination of the records of the Ithaca City Court, attached as Exhibit A to the concurrently filed Request for Judicial Notice, demonstrates the truth of the news account of the criminal proceedings.

As the Complaint is a SLAPP lawsuit unsupported by law or fact, Cornell is 1 entitled to recover from Plaintiff Cornell's reasonable attorneys' fees and costs 2 incurred in bringing this special motion to strike, pursuant to California Code of 3 Civil Procedure § 425.16(c) and relevant Ninth Circuit authorities. 4 This special motion to strike will be and is based upon this Notice, the 5 accompanying Memorandum of Points and Authorities, the accompanying Request 6 for Judicial Notice, the Declarations of Valerie Cross Dorn and Anne Richardson 7 Kenney, the records and files in this action and upon such further oral and 8 documentary evidence as may be presented at or before the hearing on this special 9 10 motion to strike. 11 12 DATED: November 2, 2007 BERT H. DEIXLER CHARLES S. SIMS CLIFFORD S. DAVIDSON 13 PROSKAUER ROSE LLP 14 NELSON E. ROTH 15 CORNELL UNIVERSITY 16 17 s/Bert H. Deixler Bert H. Deixler 18 Attorneys for Defendant, 19 CORNELL UNIVERSITY 20 21 22 23 24 25 26 27 28 2 NOTICE OF SPECIAL MOTION TO STRIKE AND SPECIAL MOTION TO STRIKE

### Thursday, March 17, 1983

#### Theater

×1 N.

Satispards Present Patience'
The Cornell Severards will present Gilbert and
Softwar's "Patience" Or Businorm's Bride' at
Sit pure. April 4: 31, and 14 and 2 p.m. April 16
in Statler Anditorium.

Sallivan's "Patience" Or Busthorm's Bride" at 1:15 p.m. April 19. In Statler Andildrium.

The Sayorands will perform "Patience" under the dramatic direction of Victoria Kummer and the manifed direction of Charles Polits First performed in 18th. "Pathence" is the story of a group of repturees madens and the mess they love. The principals in the production include Diano Dute, administrative manager in compiter accences, as Patience: Free All, professor of Chastics, as Busthorne, and Granger in compiter accences, as Patience, Free All, professor of Chastic, as Busthorne, and Granwence.

Patience" is one of the Granwence.

Patience" is one of the Granwence.

Patience "Is one of the Granwence in the Sayorards will perform this year. The theator grains, with mismorer broots the exceedings and non-accidentac community, has presented the will yourse form of Others and Sullivan to "Theat endemnes arounding and fall for nearly 30 years. Fast productions have included "Elias Pinalore." The Miliado. "Ind most recently "The Pirates of Pensance"

Takets for "Patience" are \$5 for the evening performances and 12.50 for the mastines. Group rates are availables. Telectavity goes inset at the Sullive Bor Office to ope 14 pres Monday March 25. The box office is ope 14 pres Monday though Saturday. For further information call 144-755.

The state of the presents Monlare's classific farce. The imaginary lavalid 'r analisated by the late Professor Montal Bishop.

Mar. 24.3: Sanday
Mar. 24.3: Sanday
Mar. 24.3: Sanday
Mar. 25.3: Sanday
Mar. 26.3: S

symary invalid.

Mar. 24-M. Elifs, m. "Lincoln Drimmond Studie: Theirin Cornell presents Mollere's "The Imaginary Invalid."

# Graduate Bulletin

Builetin

The desdiline for initial course
registration adding courses was Priday. Feb. 11.
All statemate who are take in turning in these
forms still be charged a file precessing fee.
The fines is the for others charge or drop
mistical against processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the processing feer of \$10 is teamorform that in the field of the processing feet in the field of
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accept guaranteed student loan applications for the 1963-8's academic year beginning April 4, 1963. Students applying for a guaranteed abudent loan for the 1963-6's academic year are required to complete a, "Needs Test." This form is expected to be available at your leader or the State Loan Office by April 4th. The Needs Test must be completed and attached to your guaranteed student least application before the application can be submitted to the State Loan Office for processing.

Con the submitted to the State Loan Office for processing:
Vasariaery Medicine students abould nubmit applications to the VET Fitancial Ald Office; 1016-Diagnos Jawa Mullertum.
Besissas and Pablic Administration students should submit applications to the BPA Financial Ald Office, 312 Malott Hall.
Law Schools students should submit applications to the Law Administers Office, Myron Taylor Hall.
Applications for 1983 Graduate School Summer Pellewaling and Summer Taition Award should be available after March 21, 1985 Ginners Fellowini papplications may be obtained at the office of your graduate facult representative. Summer Fullowing and the Pellowship Office, 116 Sage Graduate Center.

Graduate Center:
REMINDER's, All graduate stadeouts who are NVS residents and who receive ballion from Carself administered sources must apply for a 1824-39 Tollion Assistance Program (TAP):
award, The desidine to file is March SI, 1983 for the 1888-33 academic year. TAP applications and TAP acceptance forms are available at the Bursar's Office, 280 Day Hall and at the Fallowship Office, 1 it Sage Graduate Center. Questions should be federated to the Bursar's Office, 8-414 or the Fallowship Office, 8-484.

# Blotter Barton

Department of Public Safety officials have charged Kevin-G. Vangindseen of 603 Winston Court Apartments with third degree burgiary in connection with 10 incidents of petit larceny and five burgiaires on campus over a period of a year: Safety reported recovering some 4474 worth of stalen goods from him.

Ainel, according to the morning reports of the department for the period March 7 through 13, there were 33 thefits on campus involving a total of 31,800 in cash and valuables. These housed five wallest and one purse with confents settential at 3585. Three license plates were stolen from cere parted at 4 various facalings as campus Sefety specvered a 81,000 camputer terminal stolen from a room is Uris Hall. Baned on an amony more sphone call; a afety officials found the

attorymous phone call, safety officials found the terminal and a desk phone in a parking lot in

fermitial and a deak phone in a parting for in filance.

Two students were referred to the fulficial. Administrator for walking on the books of ears in the West Campus Parking Let. Two automobile three valued at a total of Selo were standed on a car parked in front of 728 University Avenue.

# CIVITAS

TRAINED GYMNAST SQUIGHT FOR SATURDAY MERENING PROGRAM: In downtown Youth Center which has just received a lot of new gym equipment. There is an assistant ready to sell, but the Center poper to find a volunteer trained instructor. Saturday mornings, for a couple of binary, between 3 a.m. - 1 p.m. OLDER WOMAN, FEARFUL OF GOING OUT ALONES. Would like someone to go stropping and maybe have funch will her every other week. Six needs guidance in storps as she gets confused and can I find what she needs. Tues, and Thurs, are the most destrable days, from 10 a.m. -10 m., more or less.

SOME NEW REQUESTS FOR HIGH SCHOOL FUTORS: Who are willing to go to Ithaca High School of help their tutees: 11 A geometry tutor, 12:55 -1: 60 p.m. any day, MF-22 A tutorin first year French, 12:55 -1: 40 p.m. One week either Most, Wed., or Fri.; the next week, Tues. or Thurs.

COMMENTMENT PROGRAM WORKING WITH

Thurs:
OMMUNITY PROGRAM WORKING WITHJAIL INMATES: Amounces training program
for volunteers to betp prisoners in the Tompkins
County Jail on a one-lo-one basic Volunteers
establish supportive relationships with prisoners,
help them deal with problems of incarrest alton
and then continues contact a poir releases; Training
sight April 12 (7-10 p.m.) and continues contact
print, April 12 (7-10 p.m.) April 2 (7-10 p.m.)
and April 24 (7-16 p.m.) April 2 (7-16 p.m.)
and April 25 (7-16 p.m.) Training will smoke you

to work through the summer (if you plain to be in [thacs) or as soon as the fall term starts in Sept. Come to CIVITAS for an appointment with the program noon. We also have some written information for you to read.

DOWNTOWN YOUTH CENTER NEEDS GOPHER: To help put its posters around the Cornell and/or things College campus and/or downtown every other week for as how or ivo.

TUTOR NEEDED FOR HIGH SCHOOL STUDENTSTUDYING BOOKEREPING: This student can missely you on campus after 1 p. m. Mon.

dent can miss you on campus after 3 p. m. Mon. and Wed, are the best days for her, but other times are possible.

FIFTH GRADER, AGED 18, HOPES TO FIND MENTOR: To teach him a skill: model

building, electronics, bleycle repair, small on

building electronics, bleycle repair, amail engine repair, or composite programming. He colorine to Cornell after school /about 3 b, inc 1000 day 6 week.

GIRL, SCOUT CO-LEADERS NERDED 18-MEDIATELY: For two Juneor Troops who person Mon. afts, one from 2:346 p.m.; his other from 34:30 p.m.; but for the former you will rever on Mon. afts, one from 2:346 p.m.; his other from 34:30 p.m.; but for the former you will rever on Mon. afts, one from 50:360 p.m.; his other from 34:30 p.m.; but for the former you will rever on Mon. The former from 1900 p.m.; but for the former for the rest of the semester.

TO OFFER YOUR HELP: Come to CIVITE 1900 Anabel Taylor Hell, or call 254-7515 Open Mon. West, Fri. 93, and Tues. Thurs., 16-2.

Funded in part by the Sinders's Finner Commission and open to the entire Cornell commission.

# New Personnel Director Pledge Accessibility to Employees

At an employee trastee sponsored brown hag imphesor recently, the M. Snyder, director of University Personnel Services, told attendees that he would be personally available to enablogues and that he was interested in suggestions as to how Personnel Services could improve policies and managing the services could be serviced.

Sonyier noted that his carrent schedule included tours of worksites around the Ithaca campus and that visits to the agricultural sites would include Geneva. Solyder told the group is was impressed with the many channels of Imput into the decision-making process at Cornell and the many avenues of communication. "I assure you, this does not happen at all universities," he said: Snyder also assured the group of his commitment to maintain these levels of participation and communication and remarked that University Personnel Services does not make decisions without seeking the thoughted a targe number of seeking the thoughts of a large number of

people:
The roles of the Employee Assembly and The roles of the Employee Assembly and Personnel Support Group in personnel matters will continue to be supported by University Personnel Services, Snyder said. He cited the development of the Employee Complaint and Orierwise Procedure for non-academic staff as examples of the constructive activities. University Personnel Services will continue to mysus.

constructive activities University Per-sonnel Services will continue to pursue. He said his department would continue striving to serve both Cornell's depart-ments and its employees. Stating that he is looking forward to reviewing the results of the recent survey of employees. Sayder promised to "take a look at critical issues and improve what we can."

The Long Term Disability plan, the prescription drug program, and the con-

version of the endowed non-exempt employees to the Cornell University Nettrement Plan were among the significant improvements in employee benefits over the past five years, increasing basic benefits expensitures significantly. Severe the emphasized that these expenditures were generated through the university. were generated through the university policy-making structure, not required by law.

This spring, for the first time, employed

This spring, for the first time, employ will receive personalized detailed statements for their benefits, he said. The individualized, computer-generated statements will be mailed to the bonest all regular full-time and part-time post-academic staff and all-academic staff, whose appointments are 50 percent of full-time or greater, by the end of May. Snyderesponded to questions from the brown be tunch group with a discussion of differing benefits philosophies.

Noting improvements each year in the promotion of employees from within Connell, the new personnel director said the university will continue working on programs to advance current employees. Homentioned the concept of career ladders a means to help employees identify their potential to progress along a planned pells of career advancement. He said general guidelines to be developed by Personnel Services would recognize that not every employee takes the same pathor pursues the same goals.

Snytteralso expressed enthusiasm (or life.)

employee takes the same path or pursues the same goals:
Snyder also expressed enthus lasm for the Recreation Club and other employee generated control of the same programs, saying; "It takes is lor of employee involvement to make these things work." he said, and he encourages employees to get involved in such programs.

## James Law Lecture Scheduled

The fourth lecture in the 1982-83 James Law Distinguished Lecturer Series will be given at 4:30 p.m. Thursday, March 24, in The James Law Auditorium, by Dr. Jean D. Wilson, professor of internal Medicine, University of Texas. Dr. Wilson's topic is the "Hormonal and Genetic Control of Sex Differentiation", Admission is free and the public is invited.

Dr. Wilson will examine the development.

Dr. Wilson will examine the development of male and female embryos, particularly the formation of the male phenotype and the role secretions of the fetal fastes play in sex differentiation. Of these secretions. testesterone is responsible for virilization of the Wolflian duct system into the epididymis, vas deferens, and seminal ves-

epididymis, vas deferens, and seminar vericle.

It has recently been discovered that a metabolite of testosterone, dihydrotestosterone, induces development of the prostate and male external genitalia. Dr. Wilson will discuss how impairment in the action or formation of these male ser hormones, or in the protein receptor to which they bind, results in developmental anomalies involving both infernal and external genital atmostures.

Dr. Wilson received his B. A. from the University of Ternand Austin, and his

medical degree in 1855 from the Universe of Texas, Southwestern Medical School-has over 186 professional publications for credif and is the editor of "Heniga Pro-static Hyperplasia."

# Biotech-

#### Continued from Page i

The institute's initial focus is expected to be in molecular genetics, cellular biological and cell production.

The New York State Center for Biotechnology will provide a program of information and technology transfer sprically designed to meet the needs of his York industry and academic institution. New York corporations will have full excess to the center.

The center will foster biotechnology search and application in the agriculty food, chemical and pharmaceutical light dustries in the state:

The institute and the center will spring the state:

The institute and the center will de-a program of research and developing those areas that are basic to bjoteching importation and that are essential in development of its economic potential

CITY OF ITHACA CITY COURT:

**CRIMINAL PART** 

IN THE MATTER OF THE APPLICATION OF CORNELL UNIVERSITY TO UNSEAL RECORDS FROM THE PROCEEDING CAPTIONED:

07 OCT -9 AM 9: 19

PEOPLE OF THE STATE OF NEW YORK vs.
KEVIN VANGINDEREN.

ORDER TO SHOW CAUSE

Defendant.

Upon the annexed affidavit of Nelson E. Roth, sworn to October 5, 2007 with attached exhibit, and upon all prior papers and proceedings heretofore had herein, and sufficient cause appearing therefor; it is hereby,

FURTHER ORDERED, that service of a copy of this Order to Show Cause and the Affidavit of Nelson E. Roth in Support of Motion to Unseal Record with attached exhibit be made upon Kevin Vanginderen, Pro se, by Federal Express (no signature required) at the address listed on his Civil Action Case No. 37-2007-00076496-CU-DF-SC, at 637 3rd Avenue, Suite E-1, Chula Vista, CA 91910 on or before 10/12, 2007 at 5:00 p.m.; and it is hereby

FURTHER ORDERED, that any and all answering affidavit and memorandum of law be served upon the attorney for movant Cornell University at the Office of University Counsel, 300 CCC Building, Garden Avenue, Ithaca, NY 14853 on or before 10/15, 2007.

IT IS SO ORDERED.

Dated: October 9 2007

Judith A. Rossiter, Judge

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Kevin Vanginderen, Plaintiff Pro Per
   637 Third Ave., Suite E1
  Chula Vista, CA 91910
   Telephone: (619) 585-7414
   COUNTY COURT OF THE STATE OF NEW YORK
   TOMPKINS COUNTY
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6
   IN THE MATTER OF THE APPLICATION
                                                                <u>AFFIDAVIT OF KEVIN</u>
  OF CORNELL UNIVERSITY TO UNSEAL
                                                                 <u>VANGINDEREN IN</u>
                                                                 SUPPORT OF RESPONSE
    RECORDS FROM THE PROCEEDING
                                                                 TO ORDER TO SHOW
   CAPTIONED:
                                                                   USE
   PEOPLE OF THE STATE OF NEW YORK
   KEVIN VANGINDEREN,
                             Defendant.
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   STATE OF NEW YORK
                               : SS.:
    COUNTY OF TOMPKINS
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          I, Kevin Vanginderen, declare:
           1. I am the Respondent for the above captioned matter and I am the Plaintiff in a civil matter
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    commenced on October 1, 2007, against Cornell University in the Superior Court of California,
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    County of San Diego, for causes of action for Public Disclosure of Private Facts and Libel regarding
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    a publication distributed by Cornell University in 1983 and now for the first time disseminated on
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   the world wide web in 2007. I am fully familiar with the procedural facts and circumstances of this
   matter as set forth below.
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           2. The causes of action stem from an article published by Cornell University regarding a
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    single specific incident: an arrest and a single charge brought against the Respondent, Kevin
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    Vanginderen in March of 1983.
           3. The arrest on that date was conducted by an employee of the Petitioner, Cornell University.
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           4. The arraignment, booking and final plea of that matter was conducted solely at the City of
26
27
    Ithaca City Court.
           5. The Petitioner has filed a Motion to Unseal Record at the City of Ithaca City Court on
28
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## **VERIFICATION**

CHECK APPLICABLE PARAGRAPHS    am a party to this action. The matters stated in the foregoing document are true of my own knowledge except as to those matters which are stated on information and belief, and as to those matters I believe them to be true.    a m	I have read the foregoing		
I am a party to this action. The matters stated in the foregoing document are true of my own knowledge except as to those matters which are stated on information and belief, and as to those matters! believe them to be true.    I am	Thave read the loregoing		tents.
reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true. I'm he matters stated in the foregoing document are true of my own knowledge, except as to those matters which are stated on information and belief, and as to those matters I believe them to be true.  I am one of the attorneys for a party to this action. Such party is absent from the county of aforesaid where such attorneys have their offices, and I make this verification for and on behalf of that party for that reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true.  Executed on	am a party to this action. The matters stated in the fore those matters which are stated on information and belief, and as	E PARAGRAPHS egoing document are true of my own knowledge except is to those matters I believe them to be true.	
reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true. I me matters stated in the foregoing document are true of my own knowledge, except as to those matters which are stated on information and belief, and as to those matters I believe them to be true.  I am one of the attorneys for a party to this action. Such party is absent from the county of aforesaid where such attorneys have their offices, and I make this verification for and on behalf of that party for that reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true.  Executed on, at	a narty to this action, and am authorized to make this verifical	tion for and on its behalf, and I make this varification for	that
this verification for and on behalf of that party for that reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true.  Executed on	reason. I am informed and believe and on that ground true. The matters stated in the foregoing document are truestated on information and belief, and as to those matters I believed a mone of the attorneys for	allege that the matters stated in the foregoing documer ue of my own knowledge, except as to those matters which we them to be true.	nt are h are
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.  Type or Print Name  PROOF OF SERVICE 1013a (3) COP Revised SPINSB  STATE OF CALIFORNIA, COUNTY OF San Diego I am employed in the county of San Diego I am employed in the county of San Diego I am employed in the county of San Diego I am over the age of 18 and not a party to the within action; my business address is: 637 Third Avenue, Suite E-1, Chula Vista, CA 91910 On, 11/7/07 I served the foregoing document described as A CODY of the Response to Notice to Show Cause  on Defendant Attorneys in this action by placing the true copies thereof enclosed in sealed envelopes addressed as follows: Bert Deixler, Esq., Proskauer Rose LLP, 2049 Century Park East, Suite 3200, Los Angeles, CA 90067-3206 Valerie Cross Dorn, Esq., Office of University Counsel, 300 CCC Building, Garden Ave., Ithaca, New York 14853  X BY MAIL  X 1 deposited such envelope in the mail at 637 Third Avenue, Chula Vista California. The envelope was mailed with postage thereon fully prepaid. As follows: I am "readily familiar" with the firms practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.  Executed on , at California.  Yell Personnal Service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.  Executed on , at California.  Yell Personnal Service in Print Name  Yell Personnal Service in Print White Environment of the bar of this court at whose direction the service was made.  Juan Ramirez  Type or Print Name  Rev. 798	this verification for and on behalf of that party for that reason	aroresaid where such attorneys have their offices, and I read the such as a large and allege and an arranged and believe and on that ground allege	make that
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E-1, Chula Vista, CA 9110  On, 11/7/07   I served the foregoing document described as A copy of the Response to Notice to Show Cause  on Defendant Attorneys   In this action	I am employed in the county of San Diego	, State of Calife	omia.
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